

UNITED STATES DISTRICT COURT  
DISTRICT OF MASSACHUSETTS

IN RE NEW ENGLAND COMPOUNDING )  
PHARMACY, INC. PRODUCTS LIABILITY )  
LITIGATION )  
 ) MDL No. 2419  
 ) Dkt. No 1:13-md-2419 (RWZ)  
THIS DOCUMENT RELATES TO: )  
 )  
 )  
All Actions )  
 )

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AMENDED NOTICE OF DEPOSITION  
RICHARD L. RAUCK, M.D.

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Saint Thomas Outpatient Neurosurgical Center, LLC; Howell Allen Clinic, a Professional Corporation; John W. Culclasure, MD; and Debra V. Schamberg, RN, CNOR; (collectively "the STOPNC Defendants") hereby give notice to this honorable Court and all parties:

1. Pursuant to Federal Rule of Civil Procedure 30, the deposition of Richard L. Rauck, M.D. will take place on Monday, March 14, 2016, at 10:00 a.m. (EST) at the following location and continuing until completed:

Carolinas Pain Institute  
145 Kimel Park Drive  
Winston-Salem, NC 27103  
PH: 336-765-6181

2. The deposition will be taken by audio-visual and stenographic means.

**The materials the witness is to produce at the deposition are set forth in the attached Exhibit A.**

Respectfully submitted,

**GIDEON, COOPER & ESSARY, PLC**

/s/ Chris J. Tardio

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**Attorneys for the Tennessee Clinic  
Defendants**

\* Admitted pursuant to MDL Order No. 1.

\*\* Admitted *pro hac vice*.

**CERTIFICATE OF SERVICE**

I hereby certify that this document filed through the CM/ECF system will be served electronically to the registered participants identified on the Notice of Electronic Filing and copies will be e-mailed to counsel this 8<sup>th</sup> day of March, 2016.

/s/ Chris J. Tardio

**Chris J. Tardio**

**EXHIBIT A**

The word "documents" or "materials" shall be defined to include any kind of written, typewritten, printed, or recorded material whatsoever, including anything maintained electronically. If no timeframe is specified below, the timeframe is the last ten years.

1. The expert's entire file of materials kept in conjunction with the expert's work on this case.
2. An updated CV, if it is different than that provided with the report.
3. Communications between attorneys for the Plaintiffs and the expert that relate to compensation for the expert's study or testimony, identify facts or data that the Plaintiffs' attorneys provided and the expert considered in forming the opinions to be expressed, or identify assumptions that the Plaintiffs' attorney provided and that the expert relied on in forming the opinions to be expressed.
4. Copies of any literature relied on by the expert in forming the opinions in the report.
5. Any exhibits the expert intends to use to support, explain, or summarize his opinions.
6. A list of all publications authored by the expert in the last ten years that relate to the issues in this case or the opinions in the report.
7. A copy of any report authored by the witness in the last ten years in any other case on any subject that the witness intends to testify on in this case.
8. A list of all materials (with enough specificity to identify the document) provided to the witness. However, if the witness has made notes on or otherwise marked on the documents provided, production of the original materials is requested.
9. Any notes taken by the witness in the course of developing his opinions in this case, including any notes taken on documents provided to the witness.
10. A copy of all invoices for the expert's services in this case.
11. A copy of the expert's fee schedule for services rendered as an expert witness.
12. A copy of any advertising the expert has utilized for expert witness services.
13. The drug formulary adopted by Carolinas Pain Institute for calendar year 2010, calendar year 2011, and calendar year 2012.
14. All written due diligence guidelines, policies or procedures of Carolinas Pain Institute governing purchase of drugs from any vendor in 2010, 2011 and 2012.
15. Invoices reflecting the purchase of drugs by Carolinas Pain Institute from compounding pharmacies in 2010, 2011 and 2012.